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6	Attorneys for the CITY OF SACRAMENTO, SAMUEL KORBS, RILEY START, and DUSTIN HENDERSON					
7						
8	INTERD OF A TRUE DIOTRICE COLUMN					
9	UNITED STATES DISTRICT COURT					
10	EASTERN DISTRICT OF CALIFORNIA					
11	TATEN INTERIOR AND LONG	ı	Casa Na + 2-24	-cv-01940-TLN-AC		
12	KENNETH MALLOY,					
13	Plaintiff,			LATION TO MODIFY G ORDER; ORDER		
14	VS.					
15	CITY OF SACRAMENTO; SAMUEL					
16	KORBS, in his individual capacity; RIL START, in his individual capacity; DUS					
17	HENDERSON, in his individual capacity,					
18	Defendants.					
19						
20	Plaintiff Kenneth Malloy and Defendants City of Sacramento, Samuel Korbs, and Riley					
21	Start, by and through their respective counsel, and subject to the approval of this Court, hereby					
22	stipulate to a modification of the Initial Scheduling Order in this matter. (ECF No. 3).					
23	Specifically, the parties respectfully request that the Initial Scheduling Order for this matter be					
24	modified to reflect the following dates, or to similar dates as the Court's calendar allows:					
25		Current	<u>Date</u>	New Date		
26	Fact Discovery Cut-Off:	August 7, 2025		September 30, 2025		
27	Expert Disclosure:	October 6, 2025		December 1, 2025		
28	Rebuttal Expert Disclosure: N	November 5, 2025		January 2, 2026		
	WHEREAS, the parties have had difficulty in coordinating schedules for discovery,					

STIPULATION TO MODIFY SCHEDULING ORDER; ORDER

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1	particularly as it pertains to the coordination of numerous named parties and percipient				
2	witnesses for deposition;				
3	WHEREAS, counsel for the parties have met and conferred and agree that it would be in				
4	the interest of justice and judicial economy and that good cause exists for the modification of				
5	the scheduling order;				
6	WHEREAS, this stipulation is not being made for the purpose of delay, or any other				
7	improper purpose;				
8	WHEREAS, continuing the deadlines will not prejudice any party or their counsel;				
9	WHEREAS, this is the parties' first request to modify the scheduling order; and				
10	WHEREAS, the parties have attempted to contact the Court's Clerk to ascertain the				
11	availability of the above-listed dates as they pertain to the Court's calendar:				
12	THEREFORE, the parties agree and stipulate to the above-requested modification to this				
13	Court's Initial Scheduling Order (ECF No. 3), or to similar dates as the Court's calendar				
14	allows.				
15	IT IS SO STIPULATED.				
16					
17	DATED: July 8, 2025 SUSANA ALCALA WOOD,				
18	City Attorney				
19	By: /s/ KATE D.L. BROSSEAU				
20	KATE D.L. BROSSEAU Deputy City Attorney				
21	Attorneys for Defendants				
22					
23	DATED: July 8, 2025 MCKENZIE SCOTT				
24	MCKETVZIE GCOTT				
25	By: /s/ MARCUS BOURASSA				
26	MARCUS BOURASSA				
27	Attorneys for Plaintiff				
28					

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1 2 3	Having reviewed and consider to reflect the following deadlines
4 5 6 7	Fact Discovery Cut-Off:  Expert Disclosure:  Rebuttal Expert Disclosure:
8 9	IT IS SO ORDERED.
10 11	DATED: July 8, 2025
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14 15	
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<ul><li>20</li><li>21</li></ul>	

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**ORDER** 

viewed and considered the above stipulation, the scheduling order is modified ollowing deadlines:

New Date

**September 30, 2025** 

December 1, 2025

January 2, 2026

Troy L. Nunley

Chief United States District Judge